OFFICE OF John Clifton Conine Attorney at Law

1150 Miller Farm Rd. Natchitoches, LA 71457-5322 coninej@bellsouth.net Phone 318 354-8413 Fax 866-887-7413

July 13, 2012

Matthew S. Yezierski Oberti Sullivan LLP 723 Main, Ste 340 Houston, TX 77002

Via E-mail: myezierski@osattorneys.com

In Re: Freddie Andrew McLemore, Jr.; Bankruptcy Case No 10-30228; United States Bankruptcy Court; Western District of Louisiana, Monroe Div. and

Keith Coffin et.al v. Blessy Marine Services, Inc.; Case No. 4:11-cv-00214 United States District Court; Southern District of Texas (Houston)

Dear Matthew:

I am in receipt of, and thank you for the copies of the Motion To Withdraw that is set for Hearing on July 31,2012. I had not been served with defendant's Motion to Dismiss (Doc. # 109), and though that motion may be a technical violation of the automatic stay of the Bankruptcy Code (11 U.S.C. 362(a)), I think that this issue may be moot in due time.

I do not oppose withdrawal of counsel, and ask to be excused from attending the hearing. I do plan to move to abandon any claim the bankruptcy estate has against Blessy and related defendants. However, I will need to get permission from the Bankruptcy Court to do so. I will notify creditors, and set the Hearing, and hopefully can set this matter for the August 16, 2012 hearing date.

I respectfully suggest that the Motion to Withdraw go forward, and the Motion to Dismiss be deferred until the Bankruptcy Court rules on my abandonment request.

I thank you in advance for your assistance, and please email with any questions.

Sincerely,

John Clifton Conine, Trustee

cc: Steven Franklin Griffith, Jr, *Via E-mail:* sgriffith@bakerdonelson.com Shelia Ashabranner, *Via Email:* Shelia_Ashabranner@txs.uscourts.gov Freddie and Kristin McLemore